James E. Magleby (7247)

magleby@mgpclaw.com

Eric K. Schnibbe (8463)

schnibbe@mgpclaw.com

Jennifer Fraser Parrish (11207)

parrish@mgpclaw.com

Magleby & Greenwood, P.C.

170 South Main Street, Suite 850

Salt Lake City, Utah 84101 Telephone: 801.359.9000 Facsimile: 801.359.9011

Attorneys for Defendant Namecheap, Inc.

Eugene Rome (pro hac vice) erome@romeandassociates.com

ROME & ASSOCIATES, A.P.C. 2029 Century Park East, Suite 1040 Los Angeles, California 90067

Telephone: 310.282.0690 Facsimile: 310.282.0691

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

EMERGENCY ESSENTIALS, INC., a Utah corporation,

Plaintiff,

VS.

NAMECHEAP, INC., a Delaware corporation d/b/a WHOISGUARD; BLUEHOST, INC., a Utah corporation; WILLIAM TINGLE; and DOES 1 through 5,

Defendants.

STIPULATED MOTION TO DISMISS WITH PREJUDICE ALL CLAIMS AGAINST NAMECHEAP, INC.

Case No. 2:11-CV-00411-CW

**Judge Clark Waddoups** 

Plaintiff Emergency Essentials, Inc. ("Emergency Essentials" or "Plaintiff") and Defendant Namecheap, Inc. ("Namecheap" or "Defendant"), by and through their respective counsel of record, hereby stipulate and jointly move the Court, pursuant to Federal Rule of Civil Procedure 41(a)(2), to enter an Order providing as follows:

 All Emergency Essentials' claims against Namecheap shall be, and hereby are, dismissed with prejudice, each party to bear their own costs and attorney fees.

A proposed Order granting this Stipulated Motion is submitted herewith.

Stipulated and Agreed:	
BATEMAN IP LAW GROUP, P.C.	
Randall B. Bateman	This day of March, 2012.
Attorneys for Plaintiff Emergency Essentials,	Inc.
Magleby & Greenwood, P.C.	
Eric K. Sehnibbe	This 20 <sup>th</sup> day of March, 2012.

Attorneys for Defendant Namecheap, Inc.

 All Emergency Essentials' claims against Namecheap shall be, and hereby are, dismissed with prejudice, each party to bear their own costs and attorney fees.

A proposed Order granting this Stipulated Motion is submitted herewith.

Stipulated and Agreed:					
BATEMAN IP LAW GROUP, P.C. Randall B. Baterrary	This <u>20</u> day of March, 2012.				
Attorneys for Plaintiff Emergency Essentials, Inc.					
MAGLEBY & GREENWOOD, P.C.	This day of March, 2012.				
Eric K. Schnibbe					
Attorneys for Defendant Namecheap, Inc.					

## CERTIFICATE OF SERVICE

I hereby certify that I am employed by the law firm of MAGLEBY & GREENWOOD,

P.C., 170 South Main Street, Suite 850, Salt Lake City, Utah 84101, and that pursuant to Rule 5(b), Federal Rules of Civil Procedure, a true and correct copy of the foregoing 

STIPULATED MOTION TO DISMISS WITH PREJUDICE ALL CLAIMS AGAINST

NAMECHEAP, INC. was delivered to the following this 20" day of March, 201	12:
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[ ]	Via	U.S.	Mail
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- [X] Via CM/ECF System
- [ ] Via Electronic Mail (as indicated below)

Randall B. Bateman rbb@batemanip.com
Perry S. Clegg

psc@batemanip.com C. Todd Kinard

ctk@batemanip.com

Sarah W. Matthews

sm@batemanip.com

BATEMAN IP LAW GROUP, P.C.

8 East Broadway, Suite 550

Salt Lake City, Utah 84110

Attorneys for Plaintiff

Jo Washenko